1	JOSEPH P. RUSSONIELLO (CSBN 44332) United States Attorney		
2 3	BRIAN J. STRETCH (CSBN 163973) Chief, Criminal Division		
4	PATRICIA J. KENNEY (CSBN 130238) Assistant United States Attorney		
5	450 Golden Gate Avenue San Francisco, CA 94102		
6 7	Telephone: 415.436.6857 Facsimile: 415.436.6748 Email: patricia.kenney@usdoj.gov		
8	Attorneys for the United States of America	PRIOTICAL PART	
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	UNITED STATES OF AMERICA,		
13	Plaintiff,		
14	v.	No. 02-4948 JSW	
15	REAL PROPERTY LOCATED		
16	AT 6557 ASCOT DRIVE, OAKLAND, CALIFORNIA,		
17	Defendant.	SECOND AMENDMENT TO THE MAY 8, 2009 STIPULATED OCCUPANCY AGREEMENT	
18	HEREFORD HUMANITARIAN		
19	BUSINESS TRUST, HUIBERT JOHANNES VAN PRAAG,	{	
20	LONGMEAD PROPERTIES LIMITED, STEVEN FONTAINE AND	<b>,</b> ,	
21	NILOUFER FONTAINE,	)	
22	Claimants.	)	
23		•	
24	The Parties stipulate and agree as follows:		
25	1. Plaintiff is the United States of American	ica. Defendant is the Real Property Located	
26	at 6557 Ascot Drive, Oakland, California ("defendar	nt 6557 Ascot Drive"). Appearing as	
27	Claimants after filing a claim and answer are (1) Steven Fontaine and Niloufer Fontaine, his wif		
28	("Fontaine Claimants"); and (2) Hereford Humanitar	rian Business Trust, Huibert Johannes Van	

2d Amended Stipulated Occupancy Agreement No. 02-4948 JSW 2

- Praag and Longmead Properties Limited ("Investor Claimants"). The United States and Claimants are hereinafter referred to as the "Parties" in this document.
- 2. The purpose of this Second Amended Occupancy Agreement ("2d Amended SOA") is to amend the Stipulated Occupancy Agreement ("SOA") filed May 8, 2009 as amended on July 2, 2009 to authorize Fontaine Claimants Steven to continue to reside at defendant 6557 Ascot Drive from September 12, 2009 to and including October 12, 2009 on the terms set forth below with an option to extend their occupancy to and including October 27, 2009. This extension of the lease period is conditioned (1) on the Fontaine Claimants correcting any deficiencies in failing to pay the maintenance expenses which they are required to pay as further described below; (2) on the Fontaine Claimants filing their motion for a stay of execution of judgment in the Ninth Circuit on or before 9:00 a.m. on August 31, 2009 and emailing a copy of that motion by that date and time to government counsel; and (3) on the Fontaine Claimants paying \$4000 in rent as provided below on or before September 4, 2009 to extend their occupancy to and including October 12, 2009 or, at their option, pay an additional \$2000 on or before September 4, 2009 to extend their occupancy to and including October 27, 2009. These three conditions are material and unless they are met this 2d Amended SOA is ineffective to extend the lease period.
- 3. One purpose of extending the lease period in this 2d Amended SOA is to give the Ninth Circuit time to consider the Fontaine Claimants' motion on a non-emergency basis. Thus, the Fontaine Claimants agree to file their motion in the Ninth Circuit on or before 9:00 a.m. on August 31, 2009, and to email a copy of that motion by that date and time to government counsel.
- 4. Since the 1st Amended SOA was signed and filed, the United States has been informed by the City of Oakland that the Fontaine Claimants failed to pay for garbage removal as required under the SOA as amended by the 1st Amended SOA. On or before September 4, 2009, the Fontaine Claimants agree to provide proof of actual payment for garbage removal, utilities (water, electricity, gas), casualty and fire insurance naming the United States as an additional ///

payee, association fees (if applicable) and any other expenses associated with maintaining defendant 6557 Ascot Drive.

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- 5. The Parties stipulated to an occupancy agreement which was entered by the Court as an order on May 8, 2009, and the Parties filed a first amendment to that stipulated occupancy agreement ("1st Amended SOA") which the Court entered as an order on July 2, 1009. See SOA, filed May 8, 2009; 1st Amended SOA, filed July 2, 2009. Except to the extent that the Parties agree in this 2d Amended SOA to expressly amend or modify the SOA as amended by the 1st Amended SOA, the Parties agree that the SOA as amended by the 1st Amended SOA is in effect. To the extent that any provision in this 2d Amended SOA is inconsistent with the SOA as amended by the 1st SOA, this 2d Amended SOA controls.
- 6. The 1st Amended SOA replaced the date "July 12, 2009" in paragraphs 2, 5 and 11 of the SOA with the date "September 12, 2009." That date, "September 12, 2009," is now hereby changed to read "October 12, 2009" if the Fontaine Claimants pay the rental of \$4000 on or before September 4, 2009, or to "October 17, 2009" if the Fontaine Claimants pay an additional \$2000 on or before September 4, 2009.
- 7. The Parties agree that the Fontaine claimants shall pay \$4000 as rent for the period from September 12, 2009 to and including October 12, 2009 which rent is due and payable on or before September 4, 2009 or, if the Fontaine claimants choose the option of paying an additional \$2000 on or before September 4, 2009, then the lease period is extended to and including October 27, 2009. Either way, The payment shall be made in accordance with

2d Amended Stipulated Occupancy Agreement No. 02-4948 JSW 3

1	paragraph 7 of the 1st Amended SOA, and failure to make either a payment of \$4000 or a		
2	payment of \$6000 on or before September 4, 2009 requires the Fontaine claimants to vacate the		
3	premises and remove their personal property on or before September 12, 2009.		
4		* * * *	
5	IT IS SO STIPULATED:	JOSEPH P. RUSSONIELLO United \$tates Attorney //	
6 7	Dated: August <u>26</u> , 2009	PATRICIA J. KENNEY	
8		Assistant United States Attorney Attorneys for the United States	
9 10 11	Dated: August <u>27</u> , 2009	STEPHEN D. KAUS Attorneys for Hereford Humanitarian Business Trust	
12 13	Dated: August <u>27</u> , 2009		
14	Dated: August <u>- 7,</u> 2009	DARRELL MOOK Pleuse Attorney for Claimant Hereford Humanitarian Business Trust	
15 16 17	Dated: August, 2009	CLARENCE & DYER LLP  KATE DYER	
18		Attorney for Claimants Huibert Van Praag and Longmead Properties LLP	
19 20	Dated: August, 2009	STEVEN FONTAINE, Claimant	
21	Dated: August, 2009	NILOUFER FONTAINE, Claimant	
22 23	Dated: August, 2009	JAMES M. BRADEN Attorney for Claimants Steven and Niloufer Fontaine	
24	IT IS SO OBDEDED DI IDSI	JANT TO THE FOREGOING STIPULATION ON THIS	
25 26	DAY OF, 2009.	PANT TO THE POREGOING STIPULATION ON THIS	
27 28		HONORABLE JEFFREY S. WHITE United States District Court	
	2d Amended Stipulated Occupancy A No. 02-4948 JSW	Agreement 4	

1	paragraph 7 of the 1st Amended SOA, and failure to make either a payment of \$4000 or a
2	payment of \$6000 on or before September 4, 2009 requires the Fontaine claimants to vacate the
3	premises and remove their personal property on or before September 12, 2009.
4	* * * *
5	IT IS SO STIPULATED: JOSEPH P. RUSSONIELLO
6	United States Attorney
7	Dated: August 26, 2009  PATRICIA J. KENNEY
8	Assistant United States Attorney Attorneys for the United States
9	COOPER, WHITE & COOPER LLP
10	Dated: August, 2009  STEPHEN D. KAUS
11	Attorneys for Hereford Humanitarian Business Trust
12	DONOVAN HATEM LLP
13	Dated: August, 2009  DARRELL MOOK
14	Attorney for Claimant Hereford Humanitarian Business Trust
15	CLARENCE & DYER LLP
16	Dated: August 2, 2009
17	KATE DYER /
18	Attorney for Claimants Huibert Van Praag and Longmead Properties LP
19	Dated: August, 2009
20	STEVEN FONTAINE, Claimant  Dated: August , 2009
21	NILOUFER FONTAINE, Claimant
22	Dated: August, 2009  JAMES M. BRADEN
23	Attorney for Claimants Steven and Niloufer Fontaine
24	IT IS SO ORDERED PURSUANT TO THE FOREGOING STIPULATION ON THIS
25	DAY OF, 2009.
26	
27	HONORABLE JEFFREY S. WHITE
28	United States District Court
	2d Amended Stipulated Occupancy Agreement No. 02-4948 JSW 4

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1	paragraph 7 of the 1st Amended SOA, and failure to make either a payment of \$4000 or a		
2	payment of \$6000 on or before September 4, 2009 requires the Fontaine claimants to vacate the		
3	premises and remove their personal property on or before September 12, 2009.		
4	* * * • •		
5	IT IS SO STIPULATED: JOSEPH P. RUSSONIELLO		
6	United States Attorney  Dated: August _26_, 2009		
7	PATRICIA I. KENNEY		
8	Assistant United States Attorney Attorneys for the United States		
9			
•	COOPER, WHITE & COOPER LLP		
10	Dated: August, 2009  STEPHEN D. KAUS		
11	Attorneys for Hereford Humanitarian Business Trust		
12	DONOVAN HATEM LLP		
13	Dated: August, 2009		
14	DARRELL MOOK		
	Attorney for Claimant Hereford Humanitarian Business Trust		
15	CLARENCE & DYER LLP		
16	Dated: August, 2009		
17	KATE DYER		
18	Attorney for Claimants Hubert Van Praag and Longuetad Properties LLP		
19	Dated: August 2009		
20	SPEVEN FONTAINE, Claimant		
21	Dated: August 1, 2009		
22	NROUFER FONTAINE Claimant		
	Dated: August 2009  JAMES M. BRADES		
23	Attorney for Claimants Steven and Niloufer Fontaine		
24	IT IS SO ORDERED PURSUANT TO THE FOREGOING STIPULATION ON THIS		
25	28 DAY OF August , 2009.		
56	2009.		
27	Withen Storket		
28	HONOLARIE CFFREY S. WHITE  Phited States District Court		
	2d Amended Stipulated Occupancy Agreement No. 02-4948 JSW 4		